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TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING REJECTION OVER A "PRIOR" PATENT	Docket Number (Optional) AUS000127US1
tn na Applitacion ot: Hussain et si.	
Application No.: 08/813,190	
Filed: July 10, 2000	
For: Apperatus and Method for Cataloging Symbolic Date for Use in Performance Analysis of Computer Programs	
The owner, <u>International Business Machines Consortion</u> of <u>100</u> percent interest in the instant application bereby disclaims, except as provided below, the terminal part of the statutory term of any potent granted on the instant application which would extend beyond the expiration date of the full statutory term prior patent to part of the term of set prior patent is defined in 32 U.S.C. 154 end 173, and as the term of set prior patent is presently shortened by any terminal disclaimer. The owner hereby agrees that any patent so granted on the tristant application shall be enforceable only for and during such period the land the prior patent are commonly owned. This agreement runs with any patent granted on the tristant application and is binding upon the grantee, its successors or assigns.	
In making the above disclaimer, the owner does not disclaim the terminal part of the term of any patent granted on the instant application that would extend to the expiration date of the full stantony term as defined in 35 U.S.C. 164 and 173 of the prior patent, "as the term of said prior patent is presently shortened by any terminal disclaimer," in the event that said prior patent later: option for taking to go a maintenance fee; is found invalid by a court of competent jurisdiction; is stantonity disclaimed in whole or to mithally disclaimed under 37 CFR 1.321; trus all claims canceled by a reassemination cartificate; is refusant; or	
is resisted; or is a second to the expiration of its full statutory term as presently shortened by any terminal discitations.	
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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and build are believed to be true; and further that these distances were made with the knowledge that willful false distances and the fire so made are punishable by the or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements any jeoperatize the vedicity of the application or any patient issued thereon.	
2. The undersigned is an attorney or agent of record. Reg. No. 41,534 ###################################	
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	972-386-8777 Telephone Number
Terminal disclaimer fee under 37 CFR 1.20(d) included.	
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This collection of information is required by 37 CFR 1,321. The information is required to obtain or retain a benealt by the public which is to like (and by the USPTO to proceed) as application. Confidentially is governed by 35 U.S.C. 122 and 37 CFR 1,11 and 1,14. This collection is estimated to take 12 information to complete.	

uding gatheting, properting, and extenditing the completed application floris to the USPTO. Three will vary depending goes the highdred cases. Any of the emount of time by an explain to complete this form and/or exquestment for receiving the buttent, should be sent to the Offer frommenton of Comments, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS: TREBUS, SEND TQ: Committeelower for Petentin, P.O. Box 1450, Alexandria, VA 22313-1450.

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